AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance	with 35 U.S.C. 8 200 and	/or 15 II S.C. 8	1116 you are hereby advised that	a court action has been
filed in the U.S. Distric			ern District of Florida	on the following
	Patents. (the patent	action involve	es 35 U.S.C. § 292.):	
DOCKET NO. 11cv22439	DATE FILED 7/7/2011	U.S. Di	STRICT COURT Southern Distri	ct of Florida
PLAINTIFF Roley W	saten USA,	Inc	Sean Pat Jean Pat	rick Compeljunknoon
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	1	HOLDER OF PATENT	OR TRADEMARK
1 see attached				2000
2 pgs 3+4				
3				
4				
5				
Ir	the above—entitled case	, the following	patent(s)/ trademark(s) have been	included:
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross B	ill
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HULUER OF PATEINT OR TRADEIVIARE		
1 See DE 1- Complaint				
2				
3				
4				
5				MANAGEM 14 A MANAGEM 14 A A A MANAGEM 14 A A A MANAGEM 14 A A A A A A A A A A A A A A A A A A
In the above	entitled case, the follow	ving decision h	as been rendered or judgement issu	ed:
DECISION/JUDGEMENT				
CLERK		(BY) DEPUT	CLERK	DATE
Steven M. Larimore	Aqua Buddle			7/7/2011

- 11. Rolex is responsible for assembling, finishing, marketing and selling in interstate commerce high quality Rolex watches, watch bracelets and related products for men and women (hereinafter referred to as "Rolex Watches").
- 12. Rolex is responsible for maintaining control over the quality of Rolex products and services in this country.
- 13. Rolex has developed an outstanding reputation because of the uniform high quality of Rolex Watches and the Rolex Registered Trademarks are distinctive marks used to identify these high quality products originating with Rolex.
- 14. Rolex owns numerous trademarks, including, but not limited to, the trademarks and trade names ROLEX, PRESIDENT, CROWN DEVICE (design), DATEJUST, SEADWELLER, OYSTER, OYSTER PERPETUAL, GMT-MASTER, YACHT-MASTER, SUBMARINER, ROLEX DAYTONA, DAYTONA, EXPLORER II, TURN-O-GRAPH and GMT-MASTER II.
- 15. Rolex is the owner of, including but not limited to, the following federal trademark registrations in the U.S. Patent and Trademark Office:

Trademark	Reg. No.	Reg. Date	Goods	
₩	657,756	1/28/58	Timepieces of all kinds and parts thereof.	
CROWN DEVICE				
DATEJUST	674,177	2/17/59	Timepieces and parts thereof.	
DAY-DATE	831,652	7/4/67	Wrist watches.	
DAYTONA	2,331,145	3/21/00	Watches.	
EXPLORER	2,518,894	12/18/01	Watches.	
EXPLORER II	2,445,357	4/24/01	Watches.	
GMT-MASTER	683,249	8/11/59	Watches.	
GMT-MASTER II	2,985,308	8/16/05	Watches and parts thereof.	
OYSTER	239,383	3/6/28	Watches, movements, cases, dials, and other parts of watches.	
OYSTER PERPETUAL	1,105,602	11/7/78	Watches and parts thereof.	

Trademark	Reg. No.	Reg. Date	Goods
PRESIDENT	520,309	1/24/50	Wristbands and bracelets for watches made wholly or in part or plated with precious metals, sold separately from watches.
ROLEX	101,819	1/12/15	Watches, clocks, parts of watches and clocks, and their cases.
ROLEX DAYTONA	1,960,768	3/5/96	Watches.
ROLEX DEEP SEA	3,709,603	10/27/09	Watches.
SEA-DWELLER	860,527	11/19/68	Watches, clocks and parts thereof.
SUBMARINER	1,782,604	7/20/93	Watches.
TURN-O-GRAPH	2,950,028	5/10/05	Watches and parts thereof.
YACHT-MASTER	1,749,374	1/26/93	Watches.

Correct and true copies of Rolex's federal trademark registrations (hereinafter collectively referred to as the "Rolex Registered Trademarks") are attached hereto as **Exhibit 1**.

- 16. The Rolex Registered Trademarks are arbitrary and fanciful and are entitled to the highest level of protection afforded by law.
- 17. Rolex and its predecessors have used the Rolex Registered Trademarks for many years on and in connection with Rolex Watches and related products.
- 18. Based on Rolex's extensive advertising, sales and the wide popularity of Rolex products, the Rolex Registered Trademarks are now famous and have been famous since well prior to the activities of the Defendants complained of herein. Rolex Registered Trademarks have acquired secondary meaning so that any product or advertisement bearing such marks is immediately associated by consumers, the public and the trade as being a product or affiliate of Rolex.
- 19. Rolex has gone to great lengths to protect its name and enforce the Rolex Registered Trademarks.